

REMARKS

Claims 1-41 are pending as of the Office Action of April 20, 2007. In this Office Action the Examiner requires Applicant to elect a single species to which the claims shall be restricted under 35 U.S.C. 121.

Particularly, the Examiner identifies:

Species I: Claims 1-20 and 38-41 drawn to an apparatus and method for an antenna system with a frequency response of the antenna with two nulls and a dielectric material having slots;

Species II: Claims 21-29 drawn to an antenna with first and second points and a plurality of blocks; and

Species III: drawn to a dual/multiple polarized antenna system with first and second points in each pair of a plurality of pairs of first and second points coupled to a desired polarization of a transmitted/received signal in the form of an electromagnetic wave.

In reply to the restriction requirement, Applicants herein elect Species I, Claims 1-20 and 38-41. Applicants reserve the right to pursue the withdrawn claims in a related application(s) without prejudice.

Prosecution on the merits is respectfully requested. The foregoing is believed to be fully responsive to the outstanding Office Action.

The Examiner is invited to contact Applicant's attorney at the below-listed phone number regarding this Response or otherwise concerning the present application.

Applicant hereby petitions for a two-month extension of time under 37 C.F.R. §§1.136(a) or 1.136(b).

If there are any charges due with respect to this Amendment or otherwise, please charge them to Deposit Account No. 06-1130 maintained by Applicant's attorneys.

Respectfully submitted,

CANTOR COLBURN LLP

By: 
Daniel R. Gibson
Registration No. 56,539
CANTOR COLBURN LLP
55 Griffin Road South
Bloomfield, CT 06002
Telephone: 860-286-2929
Facsimile: 860-286-0115
Customer No. 23413

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